L. W. McCORD, Fditor and Publi her.

FIRM in the right the Printing Press should be, The tyrant's foe, the champion of the free; Faithful and constant to its sacred trust-Calm in its utternnce, in its judgments just; Wise in its teaching; incorrept and strong To speed the right and to denounce t' e wrong.

PULASKI, TENN

FRIDAY MORNING, APRIL 6, 1866.

Absconded.

The Nashville Banner of 3rd inst, envs: "A young man named J. J. Dale suddenly disappeared from the city last Saturday evening, taking with him a fine horse and buggy, which he had hired from Mr. Hendeson, and has not since been heard from except at a toll-gate twelve miles from the corporate limits, and going at a '2:40' speed. The detectives, we suppose, are on his track, but whether they will be able to overhaul him or not, is a question of time and industry. Dale was a respectable looking person enough, as we are informed, and had been living in Nashville some time. We are informed that he was previously engaged in the hardware business at Pu-

"About four months since he was married to a widow, at Adrian, Michigan.

"We learn that Dale sheolutely robbed his wife and her little daughter, taking from the latter about \$300 in currency, which had been left as a legacy to the little girl by some of his wife's relations. He also appropriated his wife's gold watch and other jewelry, and such loose change as he could get his hands on. The unfortunate and deserted wife, with her little child, will be properly cared for by Mr. Raper of the Erwin House, who will send them home to their friends."

The man Dake alluded to was the long. hump-shouldered, black-eyed member o the firm of Cook, BECKER & Co., sadlers. They were all birds of passage-strangers here-remaining just long enough to swindle the communiy.

THE PRESIDENT'S PROCLAMATION

The Rebellion at an End.

WASHINGTON, April 2.

Whereas, By proclamation on the 15th and 19th of April, one thousand eight hundred and sixty-one, the President of the United States, by virtueof the power vested in him by the Constitution and the law, declared that the laws of the United States were opposed and the execution thereof was obstructed in the States of South Carolina, Georgia, Alabama, Fiorida, Mississippi, Louisiana and Texas, by combinations too powerful to be suppressed by the ordinary course of judicial proceedings, or by the powers vested in the marshals by law; and whereas, by another proclamation, made on the 16th day of August, in the same year, in pursuance of an act of Congress, approved July 13, 1861, the inhabitants of Georgia, South Carolina, Virginia, North Carolina, Tennessee, Alabama, Louisians, Texas, Arkansas, Mississippi and Florida exceping the inhabits ns of that part of the State of Virginia lying west of he Allegheny mountains and to such other parts State and the other States before naintain a loyal adhere

be from time to lad agon a War conti ed by the forces of the United Sta es engaged in the dispersion of insurgents, were declared to be in a state of insurrection against the United States.

And whereas, by another proclamation on the 1st of July, 1862, passed in pursuance of an act of Congress, approved June 17; in the same year, the insurrection declared to he still exhisting in the States aforesaid, with the exception of certain specified counties in the State of Virginia; and whereas, by another proglamation made on the 21 day of April. 1863, in persuance of an act of Congress of July 18, 1861, the exceptions named in the proclamation of August 16, 1861, were revoked, and the inability of the States of Georgia, South Carolina, North Carolina, Tennessee, Alabama, Louisiana, Texas, Arkansas, Mississippi, Florida and Virginia, except the forty-eight counties of Virginia designated West Virginia and the ports of New Orleans, Key West, Port Royal and Beaufort, South Carolina, were declared to be in a state of insurrection against the United States; and whereas, the House of Representatives on the 221 of July, 1861, adopted resolutions in the words following, viz:

"Resolved by the House of Representatives, That the present deplorable civil war has been forced upon the country by the disuniomets of the Southern States, now in rebellion against Constitutional Government, and in arms around the Capital; that in this national imergency Congress, banis ing all feelings of resentment, will do only its duty to the whole country? that the war is not waged on our part in any spirit of oppression, por for any purpose of conquest or subjugation, nor for the purpose of overthrowing or interfering with the esta lished institutions of those States, but to maintain and defend the supremacy of the Constitution, and to preserve the Union with all its dignity, squality, and the rights of the seveer! Sixtes unimpaired, and a soon as these objects are as compliahed the war

ought to cease." And whereas, The resolutions, though | teeing the Mexican loan.

stantial, and may be regarded as having subject to which they relate; and

Whereas, By my proclamation of the 13th Tennessee was declared to have been suptherein to be undisputed, and such United States officers as had been duly commissioned to be in the undisputed exercise of their official functions; and

Whereas, there now exists no organized armed resistence of misguided ci izens, nor in the States of Georgia, South Carolina, Virginia, North Carolina, Texas, Ala-Florida, and the laws can be sustained and begun. enforced therein by proper civil authority, State or Federal, and the people of the said States are well and loyally disposed, and have conformed, or will conform, in their growing out of the American Constitution of the United States prohibiting slavery within the limits and jurisdiction of the United States; and

Whereas, In view of the before recited premises, it is the manifest determination of the American people that no State, of its own will, has the right or power to go out of, or seperate itself from, or be seperated from the American Union, and that, therefore, each State ought to remain and constitute an integral part of the United States;

Whereas, The people of the several beforementioned States, have, in the manner aforesaid, given satisfactory evidence that they acquiesce in this important resolution of the national Union; and

Whereas, It is balieved to be the fundamental principle of the Government that the people who have revolted, and who have been overcome and subdued, must be dealt with, so as to induce them to become friends, or else they must be held by absolute military power so as to prevent them from ever again doing harm as enemies, which lastnamed policy is abhorrent to humanity and freedom; and

Whereas, The Constitution of the United States provides for a Constitutional compact only as States, and not as Territories, and provides protectorates, and

must necessarily be, and by the Constitu- came up, and each and every on a said: "No tion and laws of the United States are made | difference how this war may terminate, they equals, and placed on a like footing as to political rights, in dignity and favor with the several States with which they are unit- like they intend to work, or even do their

Whereas, The observance of political equality as a principle of right and justice, s well calculated to encourage the people of the States to be and become more content and persevering in their renewal of their

cupation, martial law, military tribunals, and the auspension of the writ of habeas corpus are, in time of perce, dangerous to the public interest, and incompatible with the genius and spirit of our free institutions, and exhaustion of the national resources, and ought not, therefore, to be sanctioned or allowed, except in case of war, or repellheen in conformi y with the same in long r

Therefore, I. Andrew Johnson, President of the United States, do hereby proclaim and declare that the insurrection which heretofore existed in the States of Georgia, South Carolina, North Carolina, Virginia, Alabama, Louisiara, Mississippi, Arkansas, Texas and Florida is at an end, and henceforth to be so regarded.

In testimony whereof, I have hereunto set my hand, and caused the seal of the

Uni ed States to be affixed. Done at the City of Washington, this second day of April, in the year of our Lord, one thousand eight hundred and six

ty-six, and of the independence of the United ANDREW JOHNSON. By the President:

WM. H. SEWARD, Sec. of State. For the Pulaski Citizen.

To The Eolian Harp. BY ALVIN.

Upon hearing its plaintive wall at midnight's peaceful Why breathe again that mournful strain, By which I've been awakened? Sad notes and slow, ye seem to flow

From a heart that feels foreakened. Like the plaintive mean of a lonely one,-Your anthems meet mine ear-Of the broken hearted, who have parted

With all that e'er was doar. Yet ye fling, as ye murmering sing, Sweet sadness o'er my soni; Thy spirit discerns, and wildly yearns For her heavenly goal.

She muses then, of the time, when She'll take her final exit, To a land bright, of pure delight, And never ending music.

But unlike your own mou ninl tone, Sad harp - There, all's joy and gladness And ne'er more, on that bright shore. We ll hear a song of sadness. CEDAR HILL, March 94, 1806.

Ir is now admitted that the House of 'R ps" will pass the resolutions guaran"Woman-Her Work and Love."

EDITOR PULASEI CITIZEN:-I was conapressed the sense of Congress upon the siderably amused in the perusal of an article in your paper of March 23rd, written b. "Brick Pomeroy." Now, look here, Mr of June last the insurrection in the State of Editor, in all candor, where does "Brick" live, that he would publish such an article pressed, the authority of the United States | as this, to the people of this enlightened age? Certainly not in this State?

Tak about woman's work and love! She knows just about as much about either as he untutored Arab knows about the most intricate problem relating to the celestial world. There is but one true sentence in others to the authority of the United States, the whole article: "A woman's work is never done." Why is it never done? Because she never begins any, and it is imbama, Louisiana, Arkansas, Mississippi and possible to end a thing which is never

It is true that both married and unmarried are on their feet from the time they are up (which is about nine in the morning), until "late bed time;" but what are they Legislatures, to the condition of affairs | doing? According to my observation the married are looking around from store to store, (after having occupied about two hours in completing their coilet, which consists mostly in filling up the wrinkles in the face, not furrowed there by the "wear on life-the anxieties-the cares and annovances," but by worshiping the goddess of fashion, and devoting all their time to that cruel tyrant, Society) to see to what extent they can involve that domineering "lord and master" of whom "Brick" speaks in

such cruel terms. So much for the work of married ladies. So far as the work of young ladies, there has been no such word as "work" in their vocabulary since the memorable days of '76.

How do they occupy their time? They ire generally on the stroll, to see if they can not find some young buck who has plenty of the "needful," not for one who will make them the bearer of wood and the drawer of water, although such a one may be the choice of their heart. Now, don't understand me as censuring the marrying for conveniences, for such has become the custom of the young ladies of this country, and custom makes law. Why do I say it has become custom? Because, during the year 1865, in the town of Pulaski, at one of the most respectable families of that place, there happened to be a collection of young ladies, the elite of town, and during the course of Whereas, By such Constitution the States the conversation the subject of marrying would never marry any one for whom they would have to work." This does not look part as a portion of the family. It seems to be the opinion of some men and all woman, that man should be a foot-ball of woman, and be kicked and rolled around to suit her covenience. Such is not the case. Both man and women were made to perform their part in creation, and it is as much the Whereas, Standing armies, military oc- duty of woman to do her part as it is man's

How many married or unmarried of the so called first class of society, can you get to acknowledge that they ever worked any the individual right of citizens, contrary to in life? Why, sin Brick" must live in the back-woods not to know that it is a disgrace for a lady to work in this fast age! He, "Brick," has greatly insulted the ladies of this portion of country by publishing to ing invasion, or suppressing insurrection the world that they have to work. If or rebellion; and, whereas, the policy of "Brick" is a young man or an "old bach," the Government of the United States, from he had better this lines, if he ever the beginning of the insurrection to its final expects to progress he has plenty of

Lynnville, March 27, 1866.

[From the Washington Spectator.] Chapter of Contradictions.

The wise man tells us "there is nothing new under the sun." But if there is nothing absolutely new, there are certainly some things remarkably strange-things we suppose, which are to be seen only once in a life-time. Not a few examples of this sort are now exhibited in the events of the day and in the circumstances by which we are surrounded. Let us proceed to enumerate some of them:

1. We have waged a sanguinary war for four years to keep the Southern States in the Union; and now that the war is over we proclaim that they are out of the Union and look about for modes of restoration and reconstruction! We have consequently sacrificed three billions of dollars and half a million of human beings for nought!

2. We proclaim that we have conquered the South, but, alas! it seems the South has conquered us. They have, at least achieved their purpose, while ours has failed and

3. We have proclaimed that the doctrine of secession was false in theory and impossible in practice. But what do we behold? We see this very doctrine fulfilled, accomplished, demonstrated. It is no longer an abstraction, a myth, but an "accomplished

4. We proclaim Tennessee out of the Union, and that she has forfeited all right to representation in the councils of the pation. Yet we behold one of her citizens filling the Executive chair and wielding the sceptre of authority over the entire country!

5. We deny the Representative of Tennes-se a seat in the Senate. But we behold the same individual domiciled in the White House, and his wife doing the honors of reo n ion to the nation's guestal

6. We profess to love the Union, and pride ourselves upon the sacrifices we have made in is to all, and yet we throw every obstacle in the way of its complete restora-

tion and permanent-establishment!

7. We procl im eleven States out of the Union; and yet when we would smend the Constitution we call upon these very States to say yea or nay, and we count their votes as if they were integral parts and co-equal members of the Confederacy1

8. We proclaim the doctrine that taxation without representation is tyranny and despotism, even justifying revolutionary resistance; and yet we practice the very tyranny thus repudiated by imposing taxes upon the people of this District!

9. We profess to believe that the majority should rule, and that the will of the perple should rule, and that the people is the supreme law; yet we contradict that belief by forcing negro suffrage upon a people who have unanimously voted against it!

10. We profess to be actuated by the great principles of right and justice in legslating day after day and week after week upon a single topic, and yet continually do violence to those principles upon almost every other subject!

11. We denounce disunionists as rebels and traitors; and yet we are guilty ourselves of disunion in rejecting all overtures for a prompt and constitutional amendment.

12. We proclaim that the elective franchise is an essential right of manhood. black or white, and yet we deny that essential right to foreigners for several years at

13. We proclaim that the privilege of voting for those who make our laws is essential to self-protection; and yet we deny that privilege to the citizens of this district and to women throughout the country!

14. We refuse to concede the elective franchise to the negro in the States where it would be a reality, and yet we grant it to him in this district, where it is a farce and

These are a few of the inconsistencies and contradictions of the day. Others could be added, but the list is long enough for one reading. We let it go as chapter the first.

NEVER buy anything of the man who doesn't advertise, He sells so little that he has to sell dear.

PATRICK HENRY .- This eminent Virginian left in his will the following important

"I have now disposed of all my property to my family; there is one thing more I wish I could leave them, and that is, the Christian religion. If they had that, and I had not given them one shilling, they would be rich; and if they had not that, and I had given them all the world, they would

NEW ADVERTISEMNTS

The Splendid Trotting Horse,

COLUMBUS. 7 ILL stand the present season, which commend stable of David Maxwel', on Pigeon-roost creek, 5 miles north of Pulaski, at \$25 the scason. Mares from a distance grain-fed at \$1.25 per week it desired. All mares not proving in foul will be entitled to the next season or seasons gratis.

Description. Columbus was bred in Frank in county, Ohio, and publines the bloomd of the best road and trotting rses in America; is a beautiful dapple brown, 1 hands and 8 inches high, black legs, mane and tail. He combines muscle, bone and tenden to an extraordinary degree—can walk a mile in 10 minutes and that the same in 8, and is perfectly kind in harness or under the saddle. A premium was awarded him as the finest stallion at the Ohio State Fair in 1858. Every care exercised but no liability incurred for any accidents that may occur.

Pedigree. Columbus was sired by Bellfoundar; Bellfounder was bred on Long Island by T T Kissman, Esq., of N Y, and was got by imported Bellfounder 2d, he by Bellfounder 1st, of England, the best trotting horse of his day. Bellfounder's d in was Lady Alpert, she by Mainburno; he by imported Messenger. Bellfounder's dam was Velocity, by Haphazard, by Sir Peter, ont of Miss Henry, by English Eclipso.—Lady Alpert's dam was Tippo Saib, he by imported Yesenger. Bellfounder was never thoroughly trained, but he trotted a mile over the Harlem course in 2 minutes and 48 seconds, but the breafer ourse in 2 minutes and 48 seconds, but the breader ot being ambitious to pursue his training, not being a sportsman but a merchant, was prevailed up-on by friends of the horse to withdraw him from FRANK MARWELL &Co.

Athens, Als., February 20th, 1868.

DEAR SIR:—Columbus came out of a thoroughed race mare. His stock sell very high here—the oldest 4 years past. Many of them can trot a mile in 8 minutesr \$1500.00 has been refused for one-a mare. I sold one for \$800,00, and have one now that \$1000,00 could not buy. Indeed many of them have been sold for from three to six hundred dollars and they stand higher here now than they ever did Respectfully.

Estrays--Lawrence County. TAKEN up by Joseph H Strayhorn living in the 4th civil district, one dark bay Mare 12 years old, 1416 hands high, left hind foot white, taken up about the 11th day of February last, apprised at \$20. Also by Elisha Martin living in 4th civil district, one yellow Mare about the lat of February last, 18 or 14 years old. thin in order, shou before, white spots on each side of the neck, some white in the forehead, long back and straight rump, branded on left side with M. A., apprised at \$60.

april 6-8t

S. BUSBY, Ranger L. C.

VALUABLE LANDS FOR SALE!

DURSUANT to a decree of the Chancery court at Pulaski, in the cau-s of Geo. owers, adm'r. of Jno Bass. dec'd, a others, vs. Edward Napier and wife and others, I will on

Wednesday the 2d day of May next. sell to the highest bidd or on the premises, near the Bethan, church, a tract of about 330 agrees of Land, belonging to the estate of Maj John Bass, dec'd, and known as the Putviance tract, lying on the north side of the Eikton and Payetteville road, on both sides of Indian creek, and about one mile from Benson's mill. The most of the land is cleared and i cultivation, and lies well. It will be divided and

Sold in Four Tracts. The location of this land, (being in a good neighborhood, and pear one of the best School in Gilee county (Bethany High School, for Mules & Females) renders it a valuable and desirable place for family residences. Capt Bowers or Neill McCallum, who live near the lands, will show the same to persons siring to pruchase.

TERMS: \$200 cash on each tract and the balance on A Credit of 6, 12, 18, 24 & 36 Months with interest. Also at the same time and place, For case, the BETHANY CHURCH LOT,

Nose with good security required of purchasers A. Coz, cam april 2,-td

LEGAL NOTICES,

SALE OF LAND

Pulseuant to a decree of the Chancery Court at Pulseki, in the cause of Neill McCallum adm'r., s, W J A Rowe and others, I will on Wednesday the 2d day of May, 1360 sel' to the highest bidder, on the PREMISES a Trac fabout 871/2 acres or land belonging to the estate of Seazer Rowe, dec'd, estuated on the waters of Iniun creek, one mile from Bethany Church & School owe and others. Terms-\$50 cash-balance on a

Creat of 6, 12 and 18 Months with interest. Notes with good security will be required and a lien retained on the land. Sale to commence at 10 o'clock a m.

LAND SALE.

RSUANT to a decree of the Chancery court at Russell Tucker and wife and others, I will on Thursday, the 3d day of May next sell to the highest bidder on the premises, on a credit of 6 and 12 months with interest the remainder of

THE TRACT OF 111 ACRES nd, after laying off the widow's dower, belong ng to the c-tate of James Dyer, dee'd, situated on Bradsaw's creek, adjoining the lands of Sn Tacker Monerief and others, and being about two miles east of Bunker Hill, Giles county. Notes with good security will be required of the Purchaser and a lich retained on the land.

LAND SALE.

A Cox, c & m

PURSUANT to a decree of the Chancery court at Pulaski in the suse of Wells a McLaurine and others vs. W H Pentecost and others, I will on Thursday the 3d day of May next, sell to the highest bidder on the remises, on a credit of 6 and 12 months with interest, a tract of about 198 ACRES OF LAND.

in the 20th civil district of Giles county, on Bradshaw's creek, belonging to W H Pentecost, being the same on which he now resides, adjoining the lands of W d Wells, Da-id Russell and others. Sold free from redemption. Sal. to commence at l o'clock p m: Notes with good security will be re-quired of the purchaser and a lien retained. A Cox, c & m.

LAND SALE. DURSUANT to a decree of the Chancery court at

Pulaski in the cause of Geo W Chillders vs. D Higgins and others, I will, on Friday the 4th day of May next, sell to the highest bidder on the premises, on a credit of 6, 12 and 15 months with interest, the tract of

175 ACRES OF LAND iging to David M and Robert S Higgius, situated in the 1st civil district of Giles county, on the waters of Kelly's creek, adjoining the lands of A R Garrison, W E Eddins and others. Sold free from the equity of redempt on. Notes with good socurity will be required of the purchaser and a lien retained A Cox. c & m. april 2-td

LAND SALE.

PURSUANT to a decree of the Chancery court at Pulaski in the cause of L B Hickman vs. Jesse D ickman and others, I will on

Tuesday the 8th day of May next, sell to the highest bidder in the town of Lynnville, on a credit of I and 3 years with interest, the

TRACT OF 77% ACRES, belonging to the estate of Howard C Sands dec'd, situated in the 15th civil district of Giles county, on the waters of Lynn creek, adjoining the lands of the heirs of Jesse K Hickman, Amos Grigeby, James W Braden and Thomas Wilcox. Notes with good security required of the purchaser and a lien retained. april 2-td

HOUSE & LOT IN LYNNVILLE FOR SALE.

PURSUANT to a decree of the Chancery court at Pulaski in the cause of T M Gordon and others vs. Daniel Kosier, I will, on Tuesday the 8th day of May next,

sell to the highest bidder in the town of Lynnvil'e, a a credit of 6 and 12 months with interes A HOUSE & LOT IN LYNNVILLE longing to D. Kosier, adjoining the lands of F T McLaurine, Jesse Fry and others, and being the same now occupied by W J Strickland. Sold free from redemption. Notes with good security wil be required of the purchaser and a lien A Cor, cam.

[april 2-d] LAND FOR SALE.

DURSUANT to a decree of the Chancery court at I Pulsaki in the cause of Robert Moore and James Sands vs. Thomas W R Cannon and others, I will, On Tuesday the 8th day of May, 1866, sell to the hi hest dder, on the premises, a Tract of 145 acres of Land belonging to John Evans, situated about one mile north of Lynnville on the turnpike road, and upon which A T McQigg new resides pikeroad, and upon which A T McQigg new resides adjoining the laids of F T McLaurine, Simson Can-non, lienry Evans and others. The tract lies on it a

BRICK DWELTING HOUSE, out houses. &c., and is well watered and timbered TERMS: Credit of 6, 12 and 18 months with interest. Sold free from redemption. Notes with good security required of the purchaser and a lien retained Sele at 2 o'clock, p m.

VALUABLE FARM Near Lynnville, Tenn.

FOR SALE.

PURSUANT to a decree of the Chancery court at Polaski, in the cause of B H Laird vs. F T Mc-Laurine and others, I will, On Tuesday the 8th day of May, 1866 sell to the highest bidder, on the premises, one-half mile north of Lynnville a Tract of about 469 acres of Land belonging to F T McLaurine, estuated north of and adjoining the town of Lynnville, being the same on which said McLaurine now resides, known as the "Laird Place." There is an excellent

Brick Dwelling House on the rlare, with out-houses, stables &c. half the land is cleared, the bulance well timbered e farm is well adapted to the growth of cotton or the raising of stock.

Terms:--- Credit of 6 and 12 Months with interest. Notes with good security will be ro quired of the purchaser and a lien retained. Sold free from redemption. Sale at 12 o'clock, m. april 2-td A Coz c a m.

For Sale. DURSUANT to a decree of the Chancery court at

Pulaski in the cause of Wm Fry vs. James O Mitchell and others, I will, On Wednesday the 9th day of May, 1866 sell to the highest bidder, on the premises, on a credat of 1, 2 and 8 years with interest A Tract of 329 Arres

of land, belonging to the estate of Andrew Mitchell ise'd, being the same on which he resided at the ime of his den h-sithated 4 miles north of Lynnville on the Turnplite road. There is a large, commodious Frame Dwelling House on the place, with out-houses &c., and plenty of Sold free from redemption .- Notes with

good security will be required of purchaser and Hen retained. Also at the same time and place, and on Steam Saw & Grist Mill

LAND FOR SALE. PURSUANT to a decree of the Chrincery court at Pulaski in the cause of James M Johnson a wife vs. James L Shields and others. I will on

Thursday the 10th of May, 1868, sell to the highest bidder, on the premises, on a credit of 6, 12, 18 and 34 months with interest, the

Teact of about 60 Acres of land, belonging to the estate of Harvey A Thompson dec ased situated on Robertson's Fork of Rich land of eek near Fik Ridge Church—adjoining the lands of it K Shields, Henry J Walker and o ners.

Sold tree from redemption. Notes with good seand a lien totained on the saids. Sale to commence | curity will be required on the pur has r and a den retained. Sale to commence at 2 o'clock, p.m. A Cox, o a m. spril 2-td

NEW ADVERTISEM NTS

50 ACRES OF LAND

For Sale. PURSUANT to a decree of the Chancery court at Polaski in the cause of Martin Fry, Trustee, vs. A A Dickerson and others, I will,

On Thursday the 10th of May, 1866, sell to the highest bidder, on the premises, on a credit of 6. 12 and 18 months, with interest, a Tract of 50 acres of land, belonging to James Ham, known as the Esselman tract, situated a half-mile Fast of the Lyanville Depot, adjoining the lands of John P Boyd, John R White, decessed, and others. This rlace lies well and in

SPLENDID LAND.

Sold free from redemption. Notes with good accurity will be required and a lien recained. Sale at 11 o'cleek, a m. A Cox. cam.

76 ACRES OF LAND

For Sale. DURSUANT to a decree of the Chancery court at Pulaski in the cause of Wm J Hays, adm'r., vs. John C Griffs and others. I will, on

Friday the 11th of May, 1866, sell to the highest bidder, on the premises, a Tract of 78 acres of Lan I, belonging to the estate of John S Griffle, dec'd situated in the 17th civil district of Giles county, adjoining the lands of David Hill, Elizabeth Jones, Richard Wilkes and others. Persons desiring further information can call at the place or upon Dr. Hays near Cornersville.

TERMS:-\$100 cash, and the balance on a Credit of 6, 12, 18 & 24 Months, with interest Note with gool security required and a interest Note with give o'clock, m. lien retained. Sale at 12 o'clock, m. A Coz, c & m.

Land For Sale. PURSUANT to a decree of the Chancery court at Pulaski in the cause of Jesse R Beaver vs. W 8 Judkins, I will, on

Saturday, 12th day of May next, sell to the highest bidder at the court house in Pu-

On a Credit of 12 Months, with interest, a tract of about 100 acres of land belonging to W B being the same purchased by him from Justine. being the same purchased by him from
Jesse R Beaver-adjoining the lands of Gerrge Everly. John Anthony and others-sold free from redemption. Note with security required and lien
retained. april 4 td A. COX, c. a M. april 4 td

HOUSE AND LOT IN PULASKI

For Sale. PURSUANT to a decree of the Chancery court at Pulaski in the cause of Geo M Brownlow, adm'r. vs. B W Knight, I will, on

FOR CASE. the house and lot (No. 91) in the town of Pulaski, belonging to B W Knight, and upon which he now sesides. april 2-td A. COX, c. a M.

GORDON'S LIVERY STABLE For Sale. DURSUANT to a decree of the Chancery court at Palaski, in the cause of Sam'l Cox, for the use

at the court house in Pulaski, the Livery Stable and our Town Lots (Nos. 182, 183, 184, 185,) in Pulasopposite the C.mberiand Church-known as Posey Gordon's Livery Stable. The lots will be sold separately or together as may be deemed best. TERMS -- Credit 8, 12 and 18 months,

A. COX, c. & M. VALUABLE TOWN LOTS For Sale.

and others, vs. W. T. Wells and others, I will O : Saturday 12th day of May next sell to the highest bidder, at the court house, the Town Lots in Pula-ki (part of lots Nos. 82 and 85) upon which Mrs. Mosely's Hotel stood, fronting on 1st Main street, near the public square. The lots will be sold together or divided as may be deemed

TERMS -- Credit of 6, 12 and 18 Months with interest. Notes with security required, and a lien retained. april 4-td A. COX, c. am.

are just in receipt of

SPRING AND SUMNER,

Directly from the city of New York, bought at Greatly Reduced Prices

Sold as Low as the Lowest.

We have in Store

Every Description of Dry Goods, Every description and price of Ladies' Dress Goods.

FLOUNCING, DRESS TRIMMINGS, Ribbons, White Goods, Hoslery,

CLOTHS AND CASSIM RES, which we can sell very low,

READY-MADE CLOTHING. a complete stock, made especially for this trade. HATS, BOOTS AND SHOES,

Hardware and Queensware, STATIONERIES. and an endless variety of

Notions and Other Goods.

We solicit an examination of our stock by our riend- and the tublic generally, feeling confident had we can give en ire satisfaction in quantity and-

Saturday, 12th day of May next, sell to the highest bidder at the sourt house doar in Pulaski,

ac., vs. Elizs Gordon and others, I will sell on Saturday 12th of May Next

with interest. Notes with security required and a

DURSUANT to a decree of the Chancery court at Pulaski in the cause of Carter, Thomas, Hough

It is an old but true asying that

MONEY SAVED IS MONEY MADE,"

and now you have a chance to save money-

Ward and Shapard

LARGE STOCK of Staple and Pancy Dry Goods for

and will be-

LAND AND STEAM SAW-MILL PERSONS wishing to purchase will do well to call and examine our stock before buying elsewhere.

Every style of Shirts,

A Large Lot of Ladies' Wrapping, A large and well selected stock of

ity and prices. You will find us at the bottom in remarch 80, 1866.